

Schedule of allowable costs and fixed fee  
 DAI-49-186-602-ORD(I)-322  
 Eastman Kodak Company

in the form of direct wages or salaries, unless and until there has been submitted to, and approved by, the Contracting Officer, a wage and salary schedule covering the employee involved. Such schedule(s) shall set forth job titles or descriptions, rate ranges and/or single rates, together with a statement of any provisions of such schedule(s) which will result in costs for which the Contractor will seek reimbursement. The Contractor shall also submit for approval by the Contracting Officer any amendments to, or modifications of, such wage and salary schedule(s) which become desirable or necessary from time to time.

C. The cost of preparation, production, and distribution of reports.

D. The cost, including installation, of special tools, jigs, dies, equipment, etc., necessary for the performance of this contract but not considered as capital items, as well as the cost of necessary plant rearrangement for the installation of such special tools, jigs, dies, equipment, etc., and the cost of removal thereof.

E. Such other sums, not expressly excluded by other provisions of this contract, as should in the opinion of the Contracting Officer, be included in the cost of the work; when such an item is allowed by the Contracting Officer, it shall be specifically certified as being allowed under this subparagraph.

F. The cost of work directly subcontracted hereunder in accordance with the provisions of the clause hereof entitled "Subcontracts," and as elsewhere provided in this contract.

#### IV. Indirect Costs

A. In addition to all other costs reimbursable under the sections of this Schedule of Allowable Costs and Fixed Fee, the Contractor shall be paid the overhead percentage rates as follows:

1.	<u>Burden Center</u>	<u>Rate</u>
a.	Press	
b.	General Machining	
c.	Automatic Screw Machine	
d.	Finishing - Lacquer	
e.	Finishing - Buff & Plate	
f.	Assembly	
g.	Product Quality	
h.	Facilities & Service	

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Overhead rates and application of direct engineering charges in Definitive Contract EN-95 are based on these papers furnished by [redacted] of EK, as representative of current rates and firm's policy.

EN-95

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**Burden Center (Cont'd)**

**Rate**

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- i. Engineering
- j. Special Products "A"
- k. ~~Special Products "B"~~
- l. Plastic Molding

The above listed burden centers shall be in lieu of actual costs thereof, in an amount of the Direct Labor, wages, and salaries of the respective centers, reimbursable under Part III, Direct Costs, hereof. Overtime premium and shift bonus are included as a part of burden percentages for these burden centers as negotiated and agreed to by the parties.

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2. General and Administrative Expense, in lieu of the actual costs thereof, an amount equal to  of the total amount reimbursable under this Schedule, exclusive of the amount reimbursable under this subparagraph 1 and the fixed-fee provided hereinafter.

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5. The overhead percentage rates specified above are provisional and shall apply from the date of the inception of this contract until such time as revised rates are negotiated. Such revisions in the overhead rates shall be based upon a cost study performed every Contractor's fiscal year by the cognizant audit agency of the Department of Defense and shall be set forth as an amendment to this contract, executed by both parties hereto. The revised rates which are negotiated upon the basis of said Government audit will be applied to the period for which they were developed as firm rates, and shall be applied as provisional rates until new revised rates are negotiated. Such revised overhead rates shall be mutually agreed upon by the Contractor and the Government, and shall be set forth in a Supplemental Agreement to the subject contract executed by both parties hereto. Any failure on the part of the parties hereto to agree to any such revisions in the overhead rate shall be considered a dispute concerning a question of fact within the meaning of the article of this contract entitled "Disputes". Pending settlement of such dispute, the Contractor shall diligently proceed with the performance of subject work thereunder.

**V. Estimated Cost**

The provisions of this Schedule and of Article III, entitled "Limitation of Cost", are hereby recited to be applicable for a total estimated cost of approximately  exclusive of the

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